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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/875,522	06/06/2001	Rangaprasad Govindarajan	27066.0110	6940
7590 10/06/2004		EXAMINER		
R. Scott Rhoades			COLLINS, SCOTT M	
Strasburger & Price, L.L.P. 901 Main Street, Suite 4300			ART UNIT	PAPER NUMBER
Dallas, TX 75202-3794			2145	

DATE MAILED: 10/06/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/875,522	GOVINDARAJAN	I ET AL.			
		Examiner	Art Unit				
		Scott M. Collins	2145				
-	The MAILING DATE of this communi		eet with the correspondence ac	idress			
Period fo	r Reply						
THE N - Extendefier: - If the - If NO - Failur Any re	ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNI isions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this community period for reply specified above is less than thirty (3) period for reply is specified above, the maximum state to reply within the set or extended period for reply eply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no event, however, unication.)) days, a reply within the statutory minimun tutory period will apply and will expire SIX will by statute, cause the application to be	may a reply be timely filed m of thirty (30) days will be considered time (6) MONTHS from the mailing date of this o	√y. zommunication.			
Status							
1)⊠	Responsive to communication(s) file	d on <u>06 June 2001</u> .					
2a)□	This action is FINAL .	2b)⊠ This action is non-final.					
3)[
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
5)	Claim(s) 1-19 is/are pending in the a 4a) Of the above claim(s) is/a Claim(s) is/are allowed. Claim(s) 1-19 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction. Claim(s) are subject to by the	re withdrawn from consideration					
	9) ☐ The specification is objected to by the Examiner. 10) ☑ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
10/23	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachmen	t(s) ee of References Cited (PTO-892)		erview Summary (PTO-413)				
2) Notice	re of Draftsperson's Patent Drawing Review (Figure 1975) (PTO-1449 or Process) (PTO-1449 or Process) (PTO-1449 or Process) (PTO-1449 or Process)	PTO-948) Pa PTO/SB/08) 5) No	per No(s)/Mail Date tice of Informal Patent Application (PT ner:	⁻ O-152)			

Art Unit: 2145

DETAILED ACTION

1. Claims 1-19 examined.

2. It is hereby acknowledged that the following papers have been received and placed of record in the file: Preliminary Amendment, Supplemental Declaration, and a Request for a Corrected Filing Receipt were all received on 03/11/2002.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Suzuki, U.S. Patent Number 5,896,496 (herein referred to as Suzuki) in view of Ahuja, U.S. Patent Number 5,752,185 (herein referred to as Ahuja).
- 5. Referring to claim 1, Suzuki has taught a method for transmitting sequential data to a wireless client, said method comprising:
- a. transmitting first portion of the sequential data during a first session with the client (Suzuki figure 13; column 11, lines 36-56); and
- b. transmitting a second portion of the sequential data at the commencement of a second session with the client, wherein the second portion sequential data begins substantially at the end of the first portion of the sequential data (Suzuki figure 13; column 11, line 57 column 12, line 19).

- 6. Suzuki has taught system only in the context of a wired network and has not disclosed the system in the context of a wireless network. Ahuja has taught a disconnection management system in the context of a wireless network. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize Suzuki's system also in the context of a wireless network. One of ordinary skill in the art would have been motivated to do this because the communication medium does not affect the functionality of Suzuki's system and as wireless communication is nearly as widely used as wired communication it would have been advantageous to utilize Suzuki's system via this communication medium as well.
- Referring to claims 2, 3, 15, and 16, Examiner takes Official Notice (see MPEP § 2144.03) that "transmitting a web page or a file" in a computer networking environment was well known in the art at the time the invention was made. The Applicant is entitled to traverse any/all official notice taken in this action according to MPEP § 2144.03. However, MPEP § 2144.03 further states "See also In re Boon, 439 F.2d 724, 169 USPQ 231 (CCPA 1971) (a challenge to the taking of judicial notice must contain adequate information or argument to create on its face a reasonable doubt regarding the circumstances justifying the judicial notice)." Specifically, In re Boon, 169 USPQ 231, 234 states "as we held in Ahlert, an applicant must be given the opportunity to challenge either the correctness of the fact asserted or the notoriety or repute of the reference cited in support of the assertion. We did not mean to imply by this statement that a bald challenge, with nothing more, would be all that was needed". Further note that 37 CFR § 1.671(c)(3) states "Judicial notice means official notice". Thus, a traversal by the Applicant that is merely "a bald challenge, with nothing more" will be given very little weight.

- 8. Referring to claim 4, Suzuki has taught the method wherein transmitting the first portion further comprises:
- a. receiving a request from the client to download the sequential data (Suzuki column 6, lines 5-28); and
- b. storing an identifier identifying said client, and a corresponding identifier identifying said sequential data into a table (Suzuki figures 5-7; column 6, lines 65-67 which is further explained in column 7, lines 1-31).
- 9. Referring to claim 5, Suzuki has taught the method wherein transmitting the first portion further comprises:
- a. associating an identifier identifying amount of data received with the identifiers identifying the client and the sequential data (Suzuki figures 5-7; column 6, lines 65-67 which is further explained in column 7, lines 1-31);
- b. receiving at least one data packet; and incrementing the identifier identifying the amount data received with the total data of said at least one packet (Suzuki column 11, line 36 column 12, line 19).
- 10. Referring to claim 6, Suzuki has taught the method wherein incrementing the identifier identifying the amount of data received further comprises examining a payload portion of the at least one data packet (Suzuki column 11, line 57 column 12, line 19).
- 11. Referring to claim 7, Suzuki has taught the method wherein transmitting the second portion further comprises:
- a. receiving a second request from the client to download the sequential data (Suzuki column 6, lines 5-28; and column 11, line 57 column 12, line 1); and

- b. locating the identifier identifying the client, the sequential data, and the amount of data received (Suzuki figures 5-7; column 6, lines 65-67 which is further explained in column 7, lines 1-31).
- Referring to claim 8, Suzuki has taught the method wherein transmitting the second portion further comprises building a request for the second portion of the sequential data (Suzuki column 6, lines 5-28; and column 11, line 57 column 12, line 1).
- 13. Referring to claim 9, Suzuki has taught a method for transmitting sequential data to a client, said method comprising:
- a. receiving a request for said sequential data from the client (Suzuki column 6, lines 5-28); and
- b. searching a table, said table storing a plurality of records, wherein each record comprises an identifier identifying clients an identifier identifying sequential data, and an identifier identifying amount of data received (Suzuki figures 5-7; column 6, lines 65-67 which is further explained in column 7, lines 1-31).
- 14. Suzuki has taught system only in the context of a wired network and has not disclosed the system in the context of a wireless network. Ahuja has taught a disconnection management system in the context of a wireless network. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize Suzuki's system also in the context of a wireless network. One of ordinary skill in the art would have been motivated to do this because the communication medium does not affect the functionality of Suzuki's system and as wireless communication is nearly as widely used as wired communication it would have been advantageous to utilize Suzuki's system via this communication medium as well.

- 15. Referring to claims 10 and 18, Suzuki has taught the method further comprising building a request for a portion of the sequential data wherein a particular record comprises an identifier identifying the client, wherein the portion of the sequential data begins at an address in the sequential data related to the amount of data received (Suzuki column 6, lines 5-28; and column 11, line 57 column 12, line 1).
- 16. Referring to claims 11 and 19, Suzuki has taught the method further comprising: wherein none the plurality of records comprises an identifier identifying the client, storing a record comprising an identifier identifying the client, an identifier identifying the sequential data, and an identifier identifying amount of data received (Suzuki column 7, lines 1-31).
- 17. Referring to claim 12, Suzuki has taught a communications system for transmitting sequential data to a wireless client, said system comprising:
- a. a wired network for receiving data packets from a content source and transmitting the data packets to the network, wherein the data packets comprise the sequential information (Suzuki figures 2-4; column 6, lines 5-28);
- b. a network for transmitting at least a first portion of the data packets to the wireless client during a first session (Suzuki column 6, lines 5-28; column 11, lines 36-56; and figure 13); and
- c. a switch for totaling amount of data in the portion of the data packets (Suzuki figures 3 and 4, switch 11; column 6, lines 29-35).
- 18. Suzuki has taught system only in the context of a wired network and has not disclosed the system in the context of a wireless network. Ahuja has taught a disconnection management

Art Unit: 2145

system in the context of a wireless network. At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to utilize Suzuki's system also in the context of a wireless network. One of ordinary skill in the art would have been motivated to do this because the communication medium does not affect the functionality of Suzuki's system and as wireless communication is nearly as widely used as wired communication it would have been advantageous to utilize Suzuki's system via this communication medium as well.

- 19. Referring to claim 13, Suzuki has taught the communications system wherein the network transmits a second portion of the data packets to the switch during a second session, wherein the second portion of data packets begin substantially the end of the first portion data packets (Suzuki figure 13; column 11, line 57 column 12, line 19).
- Referring to claim 14, Suzuki has taught the communications system wherein the switch further comprises a table for storing an identifier identifying the client, an identifier identifying the sequential data, an identifier identifying the total amount of data in the portion of the data packets (Suzuki figures 3 and 4, switch 11; column 6, lines 29-35; and figures 5-7; column 6, lines 65-67 which is further explained in column 7, lines 1-31).
- 21. Referring to claim 17, Suzuki has taught a switch for transmitting sequential data, said switch comprising:
- a. first memory for storing plurality of records, wherein each record comprises an identifier identifying wireless clients an identifier identifying sequential data, and an identifier identifying amount of data received (Suzuki figure 3, element 14, and figures 5-7; column 6, lines 65-67 which is further explained in column 7, lines 1-31);

Art Unit: 2145

b. a second memory for storing a plurality of executable instructions (Suzuki, elements 11 and 14; and column 6, lines 29-35), wherein the executable instructions comprise:

- 1. receiving a request for said sequential data from the client (Suzuki column 6, lines 5-28); and
- 2. searching the first memory for a record comprising an identifier identifying the client (Suzuki figures 5-7; column 6, lines 65-67 which is further explained in column 7, lines 1-31); and
- c. a processor for executing the plurality of executable instructions (Suzuki figure 3, elements 10 and 11).

Page 8

Page 9

Application/Control Number: 09/875,522

Art Unit: 2145

Conclusion

22. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Donahue et al., U.S. Patent Number 5,835,721, where it should be noted that the abstract and column 1, line 65 – column 2, line 9 clearly state that a system to withstand temporary connection interruptions would be equally useful in a wireless network as in a wired network.

23. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Scott M. Collins whose telephone number is 703.305.7865. The examiner can normally be reached on Mon.-Fri. 8:00 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A Wiley can be reached on 703.308.5221. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

smc

September 29, 2004

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